w Mieles	ase 1.03-CV IIIII-MLR Document 10536	Filed 10/02/2007 Page 1 01 4	
1 2 3 4 5 6	Paul Hoffman, SBN 071244 SCHONBRUN DESIMONE SEPLOW HARRIS & HOFFMAN LLP 723 Ocean Front Walk Venice, CA 90291 Telephone: (310) 396-0731 Fax: (310) 399-7040 Attorneys for Plaintiffs IN THE UNITED STAT	FILED IN THE UNITED STATES DISTRICT COURT DISTRICT OF HAWAII OCT 0 2 2007 ato'clock andmin	
7 8 9	IN RE: ESTATE OF FERDINAND MARCOS	OF HAWAII DECLARATION OF PAUL HOFFMAN IN SUPPORT OF MOTION FOR SUBSTITUTION	
10 11 12	HUMAN RIGHTS LITIGATION THIS DOCUMENT RELATES TO:) OF PLAINTIFF) MDL NO. 840) Cv. No. 86-225	
13 14	Sison v. Marcos; Piopongco v. Marcos.	Cv. No. 87-138 Filed concurrently with Motion; Memorandum of Points and Authorities; Declaration of	
15 16 17		Date: To Be Set Time: To Be Set	
18 19 20		Courtroom: To Be Set Judge: Manuel L. Real	
21 22			
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28	0)	
	DECLARATION OF PAUL HOFFMAN		

DECLARATION OF PAUL HOFFMAN

1. I am an attorney duly licensed to practice law in the State of California and before this Court, with the law firm of Schonbrun DeSimone Seplow Harris & Hoffman LLP, attorneys of record for Plaintiffs in the above-entitled case. I am making this declaration in support of the Motion for Substitution of Parties. The matters stated herein are within my personal knowledge and I can therefore testify competently to these matters (except where indicated on information and belief and to those matters I believe to be true).

2. During the week of September 17, 2007, I learned of the death of my client, Jaime Piopongco from his wife ELizabeth. Mrs. Piopongco requested that I represent her interests as a substituted party in his place.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: October 1, 2007

Paul L. Hoffman Attorney for Plaintiffs

1 PROOF OF SERVICE 2 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES 3 I am a resident of the aforesaid county, State of California; I am over the age of 18 years and not a party to the within action; my business address is 723 Ocean Front Walk, Venice, 4 California 90291. 5 On October 1, 2007, I served the foregoing documents described as: 6 Declaration of Paul Holtman in Support of Motion Por Substitution of Plaintiff 7 8 on all interested parties in this action. By placing the X original or a ____ true copy thereof 9 enclosed in sealed envelope addressed as follows: 10 Sherry P. Broder Bert T. Kobayashi, Jr. **Davies Pacific Center** 11 Kobayashi Sugita & Goda 841 Bishop St Ste 800 First Hawaiian Center Honolulu, HI 96813 12 999 Bishop St Ste 2600 531-1411 Honolulu, HI 96813-3889 13 Carol A. Eblen 14 James Paul Linn Goodsill Anderson Quinn & Stifel LLLP James P. Linn Law Firm PLLC Alii Place 1099 Alakea St Ste 1800 1601 NW Expressway Ste 1710 Oklahoma City, OK 73118 Honolulu, HI 96813-2639 405 239-6781 547-5600 16 Fax: 405 516-5525 17 Jay R. Ziegler Lex R. Smith **Buchalter Nemer** 18 Kobayashi Sugita & Goda 1000 Wilshire Blvd 15th Flr First Hawaiian Center Los Angeles, CA 90017 999 Bishop St Ste 2600 213 896-0400 Honolulu, HI 96813-3889 20 Thomas Benedict Stephen V. Bomse Goodsill Anderson Quinn & Stifel LLLP 21 Heller Ehrman LLP 1099 Alakea St Ste 1800 333 Bush St Honolulu, HI 96813-2639 22 San Francisco, CA 94104 547-5600 415 772-6000 23 Matthew J. Viola Robert A. Swift Law Office of Matthew Viola 24 Kohn Swift & Graf 707 Richards St Ste 516 One South Broad St Ste 2100 Honolulu, HI 96813 25 Philadelphia, PA 19107 215 238-1700 26 Rachel M. Jones Heller Ehrman White & McAuliffe 27 333 Bush St San Francisco, CA 94104-2878

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15	California that the foregoing is true an	ig correct.
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